## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

TABITHA L. COLCLOUGH

V.

\*

Civil No. – JFM-16-4092

JOHNS HOPKINS HEALTHCARE, LLC

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## **MEMORANDUM**

Plaintiff has filed this action for employment discrimination. Defendant has filed a motion to dismiss. Plaintiff has responded to the motion by discharging her attorney and asking that I not dismiss the case.

It appears to me that plaintiff has exhausted her administrative remedies, despite the contention made by defendant. Accordingly, the motion to dismiss is denied and a scheduling order is being entered herewith. Of course, this ruling is without prejudice to defendant reraising the same arguments that it made by way of a motion for summary judgment.

Date: May z 211

J. Frederick Motz

United States District Judge

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